

REMARKS/ARGUMENTS

Favorable reconsideration of this application, as presently amended and in light of the following discussion, is respectfully requested.

Claims 1 and 5-9 are pending in the present application, Claim 8 is amended, Claims 2-4 are cancelled and Claim 9 is added by the present amendment. Support for amendments and additions to the claims can be found in the claims as originally filed. Thus, no new matter is added.

In the outstanding Office Action, the title is objected to as non-descriptive; Claims 4 and 8 are rejected under 35 U.S.C. §101 as directed to non-statutory subject matter; and Claims 1-8 are rejected under 35 U.S.C. §102(b) as anticipated by Boyle et al. (U.S. Pat. No. 6,138,158, herein "Boyle").

In response to the objection to the title as non-descriptive, the title has been amended to recite "Mobile using method, system and computer program to access and receive information from multiple servers." Accordingly, Applicants request that the objection to the title be withdrawn.

In response to the rejection of Claims 4 and 8 under §101 as directed to non-statutory subject matter, Claim 4 is cancelled and Claim 8 is amended to replace the preamble. Accordingly, Applicants submit that the rejection of Claim 4 is moot. Additionally, Applicants request that the rejection of Claim 8 be withdrawn.

Turning now to the rejection under 35 U.S.C. § 102(b), Applicants respectfully traverse the rejection of Claims 1-8 over Boyle.

Claim 1 recites, in part,

a first server for providing a first service to a first
terminal via a network; and
a second server for providing a second service to a
second terminal via said network;

Independent Claims 5, 7, 8 and 9 recite similar features.

Boyle discloses a two-way interactive communication device. Further Boyle discloses that a web server sends updated information to a user mobile phone by a narrow band channel when a web page is updated. Alternatively, when the user mobile phone requests the updated web page, the web server sends the updated web page to the user mobile phone by a wideband channel.

However, Boyle does not describe or suggest a second terminal. The outstanding Office Action on page 4 in item 1.b. states "Fig. 1, col. 5, lines: 4-23 the reference makes mention of other systems that work with stationary devise that provide service and have their own server as depicted in figure one." Thus, the outstanding Office Action is equating the second terminal described in the claims with a desktop PC (110) or the landline devices (310) described in Col.5, lines 4-23.

However, the desktop PC is disclosed as a web server¹ and as such would not be equivalent to a second terminal but to the second server. Further, the landlines devices are also describes as server devices.² Accordingly, Boyle does not describe or suggest a second *terminal* as is described in the independent claims.

Therefore, Applicants respectfully submit that independent Claims 1, 5, 7, 8 and 9 and claims depending therefrom, patentably distinguish over Boyle.

¹ Boyle, Col 5. lines 20-23.

² Boyle, Col 9. line 26.

Consequently, in view of the present amendment and in light of the above discussion, the outstanding grounds for rejection are believed to have been overcome. The application as amended herewith is believed to be in condition for formal allowance. An early and favorable action to that effect is respectfully requested.

Respectfully submitted,

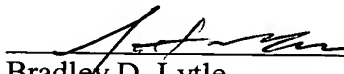
OBLON, SPIVAK, McCLELLAND,
MAIER & NEUSTADT, P.C.

Customer Number

22850

Tel: (703) 413-3000
Fax: (703) 413 -2220
(OSMMN 06/04)

I:\ATTY\JL\251901US\251901US_AM.DOC


Bradley D. Lytle
Attorney of Record
Registration No. 40,073

Scott A. McKeown
Registration No. 42,866